Fill in this info	ormation to ider	ntify your case:				
Debtor	Brian First Name	P., Middle Name	Andrasak			
Debtor 2 (Spouse, if filing)	Katherine	M., Middle Name	Andrasak  Last Name  District of Ohio (State)		plan, an	this is an amended d list below the of the plan that hav anged.
	Form 113 <b>er 13 Pl</b> a	_				12/17
	NI - 41					
Part 1:	Notices					
To Debtors:	This form se	the option is appropr	ay be appropriate in some cases, iate in your circumstances or the d judicial rulings may not be con	at it is permissible in your	•	
100 100	This form se indicate that do not comp	the option is appropr ly with local rules and	iate in your circumstances or the	at it is permissible in your firmable.	•	
To Debtors:	This form se indicate that do not comp In the followin: Your rights r	the option is approprially with local rules and ag notice to creditors, you may be affected by this	iate in your circumstances or the judicial rulings may not be control must check each box that applies plan. Your claim may be reducted discuss it with your attorney if your	at it is permissible in your firmable. es. ed, modified, or eliminate	r judicial district	. Plans that
To Debtors:	This form se indicate that do not comp  In the following: Your rights re You should re have an attornal for you oppose confirmation a Court. The Ba	the option is approprially with local rules and any notice to creditors, you may be affected by the ead this plan carefully a ney, you may wish to come the plan's treatment of at least 7 days before the ankruptcy Court may co	iate in your circumstances or the judicial rulings may not be control must check each box that applies plan. Your claim may be reducted discuss it with your attorney if your	at it is permissible in your firmable.  es.  ed, modified, or eliminate ou have one in this bankrup plan, you or your attorney romation, unless otherwise oe if no objection to confirma	r judicial district  d.  otcy case. If you d  must file an object  ordered by the Bar ation is filed. See	. Plans that to not
To Debtors:	This form se indicate that do not comp In the followin:  Your rights re You should re have an attorn of the following includes each includes each includes each indicate that the following includes each indicate the following each indicate the follow	the option is approprially with local rules and ag notice to creditors, you may be affected by the ead this plan carefully a ney, you may wish to could the plan's treatment of at least 7 days before the ankruptcy Court may could 3015. In addition, you matters may be of particular with the plant of the p	iate in your circumstances or the judicial rulings may not be constituted in the constitute of the con	at it is permissible in your firmable.  es.  ed, modified, or eliminate ou have one in this bankrup plan, you or your attorney romation, unless otherwise one if no objection to confirmation of claim in order to be paid untricked one box on each line check one box on each line firmation.	r judicial district  d.  otcy case. If you d  must file an object  ordered by the Bar  ation is filed. See ander any plan.  the to state wheth	Plans that  o not tion to nkruptcy
To Debtors:  To Creditors	This form se indicate that do not comp In the followin:  Your rights re You should rehave an attorn of the confirmation a Court. The Barbankruptcy Reference includes each be ineffective int on the amount of the court.	the option is approprially with local rules and any notice to creditors, you may be affected by the ead this plan carefully a ney, you may wish to come the plan's treatment of at least 7 days before the ankruptcy Court may coule 3015. In addition, you matters may be of part the of the following items of free following items of free out later in the	iate in your circumstances or the judicial rulings may not be constituted in the property of t	at it is permissible in your firmable.  es.  ed, modified, or eliminate ou have one in this bankrup plan, you or your attorney romation, unless otherwise one if no objection to confirmation of claim in order to be paid uncheck one box on each line tincluded" or if both boxed.	r judicial district  d.  otcy case. If you d  must file an object  ordered by the Bar  ation is filed. See ander any plan.  the to state wheth	Plans that  o not tion to nkruptcy
To Debtors:  To Creditors  1.1 A lin payr  1.2 Avo	This form se indicate that do not comp In the followin:  Your rights re You should rehave an attorn of the following includes each be ineffective that the following includes and the f	the option is approprially with local rules and any notice to creditors, you may be affected by the ead this plan carefully a ney, you may wish to come the plan's treatment of at least 7 days before the ankruptcy Court may could 3015. In addition, you matters may be of particle of the following items of the following items of set out later in the ent of a secured claim, nent at all to the securcial lien or nonposses	iate in your circumstances or the judicial rulings may not be constituted in the property of t	at it is permissible in your firmable.  es.  ed, modified, or eliminate ou have one in this bankrup plan, you or your attorney romation, unless otherwise of e if no objection to confirmation for claim in order to be paid until the check one box on each line the line the line of the	r judicial district  d.  otcy case. If you described by the Baration is filed. See under any plan.  the to state whether are checked,	io not tion to nkruptcy eer or not the plan the provision will

## Part 2: Plan Payments and Length of Plan

2.1 Debtor(s) will make regular payments to the trustee as follows:

 $\frac{1,475.00}{\text{and}}$  per month for  $\frac{8}{\text{months}}$  months months.] Insert additional lines if needed.

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

Official Form 113

Chapter 13 Plan

Page 1

Debto	Brian	P	Ar	drasak	Case	number					
2.2	Regular navments	to the trustee w	vill be made from	future income in the fo	llowing manner						
	Check all that apply		m be made nom	natare income in the fo	nowing manner.						
	_		ureuant to a navro	all deduction order							
	Debtor(s) will make payments pursuant to a payroll deduction order.  Debtor(s) will make payments directly to the trustee.										
2.2			ant)	,							
	Income tax refund	5.									
	Check one.										
				ed during the plan term.							
	Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will turn over to the trustee all income tax refunds received during the plan term.										
	` '		efunds as follows:								
	See confirm	ation order									
	-										
	Additional paymer	nts.									
	Check one.  None If "None	" is checked the	rest of 6.2.4 need	l not be completed or rep	roduced						
	_	·	-			December Alexander					
	and date of ea	ch anticipated pa	yment.	rustee from other sources	s, as specified belo	w. Describe the s	ource, estimated	amount,			
25	The total amount	of actimated nav	monto to the true	stee provided for in §§ 2	54 4 24 :- 6 5	7.860.00					
2.5	The total amount	or estimated pay	ments to the tru	stee provided for in 99 A	2.1 and 2.4 is \$						
Part	3: Treatmen	t of Secured C	laims								
3.1	Maintenance of pa	yments and cur	e o <b>f d</b> êfault, if an	y.							
	Check one.										
	☐ None. If "None	" is checked, the	rest of § 3.1 need	not be completed or rep	roduced.						
	_		-	installment payments on		listed below with	h any ahangaa ra	ausiro di bur			
				vith any applicable rules.							
				existing arrearage on a li							
				less otherwise ordered by	,	,					
				itrol over any contrary am d proof of claim, the amou							
				paragraph, then, unless				-			
				secured claims based on							
	column include	s only payments	disbursed by the t	rustee rather than by the	debtor(s).						
	Name of credit	or	Collateral	Current installment payment	Amount of arrearage (if	Interest rate on arrearage	Monthly plan payment on	Estimated total payments by			
			000 0	(including escrow)	any)	(if applicable)	arrearage	trustee			
	Dollar Bank		962 Beachfront Dr., Painesville, Ohio	\$ <u>900.00</u>	<sub>\$</sub> 7,597.00	%	<sub>\$</sub> 125.00	\$ 39,997.00			
				Disbursed by:							
		77 794	in our	Trustee							
				Debtor(s)							
		=======================================	-	\$	\$	%	\$	\$			
				Disbursed by:							
				☐ Trustee☐ Debtor(s)							
				Debtor(s)							
	Insert additions	il claims as needi	ed.								

Official Form 113 Chapter 13 Plan Page 2

	Pa	Andrasak		Ca	ise number			- 1		
t for valuation o	f cocusity paymon	t of fully coourad	claims and	modification of u	ndoreogurad	slaime Ch	ack one			
	***	•			ndersecured (	Janns. Cir	eck one.			
		-	* *		•					
ed below, the deb m. For secured cl m filed in accorda	tor(s) state that the laims of government ance with the Bankru	value of the secure tal units, unless oth uptcy Rules contro	ed claim shou herwise order Is over any co	uld be as set out in t red by the court, the ontrary amount liste	the column hea e value of a se	aded <i>Amou</i> cured claim	<i>nt of secured</i> listed in a pr	oof of		
n. If the amount o an unsecured clai	f a creditor's secure im under Part 5 of th	d claim is listed be nis plan. Unless oth	elow as having nerwise order	g no value, the cred red by the court, the	ditor's allowed	claim will b	e treated in its	entirety		
•		-	column head	led Amount of secu	ured claim will	retain the lie	en on the prop	perty interest		
payment of the	underlying debt dete	ermined under nor	bankruptcy la	aw, or						
discharge of the	underlying debt un	der 11 U.S.C. § 13	328, at which	time the lien will te	rminate and be	released t	y the creditor			
ne of creditor			Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated of monthly payments		
One Main	15,775,00 \$	2015 Chevy Trex	12,000.00	\$_0.00	12,000.00 \$	7.25 %	370.00 \$	13,388,00 \$		
	\$	s <del></del> s	\$	\$	\$	%	\$	\$		
e. ne. If "None" is ch	necked, the rest of §		ompleted or r	reproduced.						
claims listed bel	ow were either:									
	10 days before the r									
incurred within 9 personal use of t	,	petition date and s	ecured by a p	ourchase money se	curity interest	in a motor v	ehicle acquir	ed for the		
personal use of t	,		, ,	·	·			ed for the		
personal use of t incurred within 1 se claims will be p tly by the debtor( deadline under t	he debtor(s), or	date and secured by plan with interest ow. Unless otherwood(c) controls over	by a purchase at the rate statise ordered be any contrary	e money security in tated below. These by the court, the cla y amount listed belo	nterest in any o payments will im amount sta ow. In the abso	ther thing of the disburse ted on a pro ence of a co	of value.  Indeed either by the coordinate of claim file out on the coordinate of th	e trustee or ed before the filed proof of		
personal use of t incurred within 1 se claims will be p tly by the debtor deadline under t	he debtor(s), or year of the petition paid in full under the (s), as specified belo Bankruptcy Rule 300	date and secured by plan with interest ow. Unless otherwood(c) controls over	by a purchase at the rate statise ordered be any contrary	e money security in tated below. These by the court, the cla y amount listed belo	payments will im amount sta bw. In the abso isbursed by the	ther thing of the disburse ted on a pro ence of a co	of value.  Inded either by the coordinate of claim file ontrary timely ther than by the coordinate of	e trustee or ed before the filed proof of he debtor(s). ted total		
personal use of t incurred within 1 se claims will be p tly by the debtor( deadline under t n, the amounts st	he debtor(s), or year of the petition paid in full under the (s), as specified belo Bankruptcy Rule 300	date and secured of the plan with interest ow. Unless otherword (c) controls over trolling. The final co	by a purchase at the rate statise ordered be any contrary	se money security in sated below. These by the court, the cla v amount listed belo es only payments d	payments will im amount sta bw. In the abso isbursed by the	ther thing of the disburse ted on a pro- ence of a co e trustee ra Monthly pla	of value.  Inded either by the coordinate of claim file ontrary timely ther than by the coordinate of	e trustee or ed before the filed proof of he debtor(s). ted total		
personal use of t incurred within 1 se claims will be p tly by the debtor( deadline under t n, the amounts st	he debtor(s), or year of the petition paid in full under the (s), as specified belo Bankruptcy Rule 300	date and secured of the plan with interest ow. Unless otherword (c) controls over trolling. The final co	by a purchase at the rate statise ordered be any contrary	se money security in sated below. These by the court, the cla v amount listed belo es only payments d	payments will im amount sta bw. In the abso isbursed by the Interest rate	ther thing of the disburse ted on a pro- ence of a co e trustee ra Monthly pla	of value.  Indeed either by the cof of claim file outrary timely ther than by the company	e trustee or ed before the filed proof of ne debtor(s).		
personal use of t incurred within 1 se claims will be p tly by the debtor( deadline under t n, the amounts st	the debtor(s), or year of the petition opaid in full under the (s), as specified belogankruptcy Rule 300 ated below are cont	date and secured of the plan with interest ow. Unless otherword (c) controls over trolling. The final co	by a purchase at the rate statise ordered be any contrary	se money security in sated below. These by the court, the cla v amount listed belo es only payments d	payments will im amount sta bw. In the abso isbursed by the Interest rate	ther thing of the disburse ted on a pro- ence of a co- e trustee ra Monthly pla payment	of value.  Index either by the port of claim file ontrary timely ther than by the claim file of the cl	e trustee or ed before the filed proof of he debtor(s). ted total		
personal use of t incurred within 1 se claims will be p tily by the debtor deadline under to the amounts st	the debtor(s), or year of the petition opaid in full under the (s), as specified belogankruptcy Rule 300 ated below are cont	date and secured of the plan with interest ow. Unless otherword (c) controls over trolling. The final co	by a purchase at the rate statise ordered be any contrary	se money security in sated below. These by the court, the cla v amount listed belo es only payments d	payments will im amount sta bw. In the abso isbursed by the Interest rate	ther thing of the disburse ted on a produce of a control of the co	of value.  Index either by the port of claim file ontrary timely ther than by the claim file of the cl	e trustee or ed before the filed proof of he debtor(s). ted total		
personal use of t incurred within 1 se claims will be p tily by the debtor deadline under to the amounts st	the debtor(s), or year of the petition opaid in full under the (s), as specified belogankruptcy Rule 300 ated below are cont	date and secured of the plan with interest ow. Unless otherword (c) controls over trolling. The final co	by a purchase at the rate statise ordered be any contrary	se money security in sated below. These by the court, the cla v amount listed belo es only payments d	payments will im amount states. In the absorbed by the Interest rate	ther thing of the disburse ted on a produce of a control of the co	of value.  Index either by the poof of claim file ontrary timely ther than by the stime payme spy:  Index either by the poof of claim file ontrary timely the stime payme spy:  Index either by the poof of claim file on the payment spy:  Index either by the poof of claim file on the payment spy:  Index either by the poof of claim file on the payment spy:  Index either by the paym	e trustee or ed before the filed proof of he debtor(s). ted total		
	t for valuation of the life "None" is charemainder of this debtor(s) requested below, the debtor. For secured claim filed in accordance secured claim of the amount of an unsecured claim of of claim control holder of any claim debtor(s) or the payment of the discharge of the me of creditor.  One Main  The Main seculuded the life in the life	to for valuation of security, payment ite. If "None" is checked, the rest of § remainder of this paragraph will be debtor(s) request that the court deter ite below, the debtor(s) state that the memoin filed in accordance with the Bankru secured claim will be paid in full with portion of any allowed claim that exchange ite an unsecured claim under Part 5 of the folial form on the debtor(s) or the estate(s) until the payment of the underlying debt deter discharge of the underlying debt under of creditor in the control of creditor's total in the secured claims as needed.  Claims excluded from 11 U.S.C. § \$ dec. If "None" is checked, the rest of § claims listed below were either:	the for valuation of security, payment of fully secured be. If "None" is checked, the rest of § 3.2 need not be concernated of this paragraph will be effective only if debtor(s) request that the court determine the value of the below, the debtor(s) state that the value of the secure of the debtor of governmental units, unless of the miled in accordance with the Bankruptcy Rules control secured claim will be paid in full with interest at the rate of portion of any allowed claim that exceeds the amount of a creditor's secured claim is listed be an unsecured claim under Part 5 of this plan. Unless other of of claim controls over any contrary amounts listed in the holder of any claim listed below as having value in the needebtor(s) or the estate(s) until the earlier of:  payment of the underlying debt determined under non discharge of the underlying debt under 11 U.S.C. § 13 need for creditor  Estimated amount Collateral of creditor's total claim  One Main  15,775.00  15,775.00  2015 Chevy Trex  Trex  Part additional claims as needed.  claims excluded from 11 U.S.C. § 506.  The control of	te for valuation of security, payment of fully secured claims, and the if "None" is checked, the rest of § 3.2 need not be completed or remainder of this paragraph will be effective only if the applicable debtor(s) request that the court determine the value of the secured debtor(s) request that the value of the secured debtor, the debtor(s) state that the value of the secured claim shown. For secured claims of governmental units, unless otherwise orders in filed in accordance with the Bankruptcy Rules controls over any consecured claim will be paid in full with interest at the rate stated below portion of any allowed claim that exceeds the amount of the secure in the amount of a creditor's secured claim is listed below as having an unsecured claim under Part 5 of this plan. Unless otherwise order of of claim controls over any contrary amounts listed in this paragraph holder of any claim listed below as having value in the column head he debtor(s) or the estate(s) until the earlier of:  payment of the underlying debt determined under nonbankruptcy is discharge of the underlying debt under 11 U.S.C. § 1328, at which the of creditor  Estimated amount Collateral collateral claim  The payment of the underlying debt under 11 U.S.C. § 1328, at which the of creditor stotal claim  The of creditor as needed.  Claims excluded from 11 U.S.C. § 506.  The payment is checked, the rest of § 3.3 need not be completed or the collateral claim.	to for valuation of security, payment of fully secured claims, and modification of units. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. remainder of this paragraph will be effective only if the applicable box in Part 1 or debtor(s) request that the court determine the value of the secured claims listed below at below, the debtor(s) state that the value of the secured claim should be as set out in m. For secured claims of governmental units, unless otherwise ordered by the court, the milled in accordance with the Bankruptcy Rules controls over any contrary amount liste secured claim will be paid in full with interest at the rate stated below.  portion of any allowed claim that exceeds the amount of the secured claim will be treat an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the of of claim controls over any contrary amounts listed below as having no value, the creater unsecured claim listed below as having value in the column headed Amount of secure debtor(s) or the estate(s) until the earlier of:  payment of the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will tend of creditor's total claims.  Die Main  15,775.00  10,000  11,0000  12,0000  12,0000  12,0000  12,0000  12,0000  12,0000  13,0000  14,0000  15,0000  16,0000  17,0000  17,0000  17,0000  17,0000  18,0000  19,0000  10,000	t for valuation of security, payment of fully secured claims, and modification of undersecured of the . If "None" is checked, the rest of § 3.2 need not be completed or reproduced.  Tremainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is concepted that the court determine the value of the secured claims listed below. For each none of below, the debtor(s) state that the value of the secured claim should be as set out in the column hear. For secured claims of governmental units, unless otherwise ordered by the court, the value of a sea miled in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For escured claim will be paid in full with interest at the rate stated below.  portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unse. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the of of claim controls over any contrary amounts listed in this paragraph.  In holder of any claim listed below as having value in the column headed Amount of secured claim will be debtor(s) or the estate(s) until the earlier of:  payment of the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt determined under nonbankruptcy law, or claims senior to creditor's total claim  One Main  15.775.00  2015 Chevy Trex  \$	It for valuation of security, payment of fully secured claims, and modification of undersecured claims. Che let "None" is checked, the rest of § 3.2 need not be completed or reproduced.  Termainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. It debtor(s) request that the court determine the value of the secured claims listed below. For each non-government of below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim field in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed of secured claim will be paid in full with interest at the rate stated below.  The part of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim in the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim value in the amount of a creditor's allowed claim will be unusecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's of of claim controls over any contrary amounts listed in this paragraph.  The loader of any claim listed below as having value in the column headed Amount of secured claim will retain the life to debtor(s) or the estate(s) until the earlier of:  The payment of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released to the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released to the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released to the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt determined under the column in the creditor's claim.  The payment of the underlying debt determined	It for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one.  It "None" is checked, the rest of § 3.2 need not be completed or reproduced.  It is paragraph will be effective only if the applicable box in Part 1 of this plan is checked.  It is paragraph will be effective only if the applicable box in Part 1 of this plan is checked.  It is paragraph will be effective only if the applicable box in Part 1 of this plan is checked.  It is debtor(s) state that the value of the secured claims listed below. For each non-governmental secured of below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured m. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a promised or paragraph. It is amount of an oreditor's secured claim is listed below. For each listed claim, the value secured claim will be paid in full with interest at the rate stated below.  If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim list of of claim controls over any contrary amounts listed below as having value in the column headed Amount of secured claim will retain the lien on the proper to debtor(s) or the estate(s) until the earlier of:    payment of the underlying debt determined under nonbankruptcy law, or discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor and claim.    Payment of the underlying debt determined under nonbankruptcy law, or		

Official Form 113 Chapter 13 Plan Page 3

Insert additional claims as needed.

Debtor	Brian	Ρ,	Andrasak	Case number	
.4 L	ien avoidance.				
C	heck one.				
			st of § 3.4 need not be completed or repro ill be effective only if the applicable bo		checked.
	debtor(s) wou securing a cla amount of the amount, if any	Id have been entitled im listed below will b judicial lien or secur v, of the judicial lien o	y, nonpurchase money security interests so under 11 U.S.C. § 522(b). Unless otherwise avoided to the extent that it impairs such ity interest that is avoided will be treated a presecurity interest that is not avoided will 18(d). If more than one lien is to be avoid	rise ordered by the court, a n exemptions upon entry of is an unsecured claim in Pa pe paid in full as a secured	judicial lien or security interest the order confirming the plan. The art 5 to the extent allowed. The claim under the plan. See 11 U.S.C
		regarding judicial rity interest	Calculation of lien avoidance		Treatment of remaining secured claim
	Name of cre	ditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
			b. Amount of all other liens	\$	\$
	Collateral		c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
		i i	d. Total of adding lines a, b, and c	\$	·%
	judgment dat	cation (such as e, date of lien ok and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim
			f. Subtract line e from line d.	\$	Estimated total payments on secured claim
			Extent of exemption impairment (Check applicable box):		
			Line f is equal to or greater than	line a.	
			The entire lien is avoided. (Do not o	complete the next column.)	
			Line f is less than line a.		
			A portion of the lien is avoided. (Co	mplete the next column.)	
	Insert additional	claims as needed.			
5 Sı	urrender of collat	eral.			
	heck one.  None. If "None	e" is checked, the res	t of § 3.5 need not be completed or repro	duced.	
	upon confirma	tion of this plan the s	each creditor listed below the collateral th tay under 11 U.S.C. § 362(a) be terminat allowed unsecured claim resulting from th	ed as to the collateral only:	and that the stay under § 1301
	Name of cred	ditor		Collateral	
				-	
				:	

Insert additional claims as needed.

3.5

Debto	Brian	P.	Andrasak	Case number					
Par	t 4:	Treatment of Fees and	Priority Claims						
4.1	General								
		s fees and all allowed priori ion interest.	y claims, including domestic support oblig	pations other than those treated in § 4.5, will be paid in full without					
	O. Truetosia foce								
	Trustee's fees are governed by statute and may change during the course of the case but are estimated to be $\frac{5.5}{}$ % of plan payments; and during the plan term, they are estimated to total $\frac{2.761.00}{}$ .								
4.3	Attorne	v's fees							
	The bala	ance of the fees owed to the	e attorney for the debtor(s) is estimated to	be \$2,800.00					
4.4			ey's fees and those treated in § 4.5.						
	Check o		ne rest of § 4.4 need not be completed or	reproduced					
		·	ral amount of other priority claims to be						
		e deplor(s) estimate the to	al amount of other priority claims to be	<del></del>					
4.5	Domest	ic support obligations as	signed or owed to a governmental unit	and paid less than full amount.					
	Check c	ne.							
	■ No	ne. If "None" is checked, to	ne rest of § 4.5 need not be completed or	reproduced.					
	go	vernmental unit and will be		ort obligation that has been assigned to or is owed to a munder 11 U.S.C. § 1322(a)(4). <i>This plan provision</i> s.C. § 1322(a)(4).					
	ı	Name of creditor		Amount of claim to be paid					
				<u> </u>					
				¢					
	In	sert additional claims as ne	adad	Ψ					
		ert additional cialins as ne	sueu.						
Par	t 5:	Freatment of Nonprior	ity Unsecured Claims						
5.1		ority unsecured claims no							
			ms that are not separately classified will be be effective. <i>Check all that apply.</i>	e paid, pro rata. If more than one option is checked, the option					
		he sum of \$ 1,000.00	o onodinar original and oppriye						
			unt of these claims, an estimated paymer	of \$ 1,000.00					
	### . 								
		_	isbursements have been made to all othe						
	Re	ine estate of the peptor(s) egardless of the∴options ch	were liquidated under chapter 7, honprion ecked above, payments on allowed nonpr	ity unsecured claims would be paid approximately \$ riority unsecured claims will be made in at least this amount.					

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Debto	Brian	Ρ,	Andrasak		Case number		
5.2	Maintenance o	f payments and cure of ar	ny default on nonpriority u	nsecured claims	. Check one.		
			of § 5.2 need not be complete				
	The debto on which debtor(s),	or(s) will maintain the contract the last payment is due afte as specified below. The cla	ctual installment payments a r the final plan payment. The im for the arrearage amount ents disbursed by the trustee	nd cure any defai ese payments will will be paid in ful	ult in payments on the be disbursed either by I as specified below a	the trustee or	directly by the
	Name of	f creditor		Current instal payment	Iment Amount to be pai	of arrearage d	Estimated total payments by trustee
				\$	\$		\$
				Disbursed by Trustee Debtor(s			
				\$	\$		\$
				Disbursed by Trustee Debtor(s			
	Insert addit	ional claims as needed.			,		
	☐ The nonprio		5.3 need not be completed as listed below are separatel Basis for separate and treatment	y classified and w	rill be treated as follow  Amount to be paid on the claim	Interest rate	
					œ.	0/	payments
	-		-		5		<b>\$</b>
	-		-		\$	%	\$
	Insert add	litional claims as needed.					
Part	6: Execut	ory Contracts and Une	expired Leases				
		contracts and unexpired le	eases listed below are ass	umed and will be	e treated as specified	d. All other ex	ecutory contracts
	ind unexpired	leases are rejected. Check	cone.				
1		-	one. 6.1 need not be completed	or reproduced.			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

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	Brian P	Andrasa	ak	Case nun	nber	
	Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
			\$	5		\$
		N	Disbursed by:	~		
			☐ Trustee			
			☐ Debtor(s)			
			\$	\$		\$
			Disbursed by:			-
			☐ Trustee			
			☐ Debtor(s)			
	Insert additional contracts or le	ases as needed.				
art 7	Vesting of Property o	f the Estate				
CI		n the debtor(s) upon				
Ш	otner:					
		visions				
art 8						
art 8	Nonstandard Plan Pro	ard Plan Provisions	completed or reproduce	ed.		
art 8	Nonstandard Plan Proneck "None" or List Nonstandard	ard Plan Provisions e rest of Part 8 need not be andard provisions must be s tandard provisions set out o	set forth below. A nonsi elsewhere in this plan a	tandard provision re ineffective.		se included in the
art 8	Nonstandard Plan Proneck "None" or List Nonstanda None. If "None" is checked, the Bankruptcy Rule 3015(c), nonsta Form or deviating from it. Nons	ard Plan Provisions  e rest of Part 8 need not be  andard provisions must be s  tandard provisions set out o	set forth below. A nonsi elsewhere in this plan a	tandard provision re ineffective.		se included in the
art 8	Nonstandard Plan Proneck "None" or List Nonstandard None. If "None" is checked, the Bankruptcy Rule 3015(c), nonstart Form or deviating from it. Nonstart No	ard Plan Provisions  e rest of Part 8 need not be  andard provisions must be s  tandard provisions set out o	set forth below. A nonsi elsewhere in this plan a	tandard provision re ineffective.		se included in the
art 8	Nonstandard Plan Proneck "None" or List Nonstandard None. If "None" is checked, the Bankruptcy Rule 3015(c), nonstart Form or deviating from it. Nonstart No	ard Plan Provisions  e rest of Part 8 need not be  andard provisions must be s  tandard provisions set out o	set forth below. A nonsi elsewhere in this plan a	tandard provision re ineffective.		se included in the

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Chapter 13 Plan

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Debtor	Brian
Dentor	

Ρ.

Andrasak

Case number

## Part 9:

Signature(s):

## 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

\* En Pandresch

Signature of Debtor 1

Executed on | 6 03 2019 | MM / DD / YYYY

X g

Signature of Debtor 2

Executed on 10 3 2019

Signature of Attorney for Debtor(s)

Date

MM / DD /YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

## **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$ 39,997.00
b.	Modified secured claims (Part 3, Section 3.2 total)		\$13,388.00
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		<sub>\$</sub> 0.00
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		<sub>\$</sub> 0.00
e.	Fees and priority claims (Part 4 total)		<sub>\$</sub> 5,561.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		<sub>s</sub> 1,000.00
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		<sub>\$</sub> 0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		,0.00
i.	Nonstandard payments (Part 8, total)	+	,0.00
,		_	
	Total of lines a through j		\$ 59,946.00

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Chapter 13 Plan - Exhibit

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